

REMARKS

The foregoing amendment to the specification adds a cross-reference to related applications and an abstract of the disclosure to the specification. The addition of the cross-reference is appropriate at this time because it was previously indicated by means of the initial Application Data Sheet submitted September 10, 2004, that the domestic priority of the provisional application was claimed. It is noted that the relationship to the PCT application was incorrectly indicated in the initial Application Data Sheet; however, the accompanying transmittal letter to the DO/EO/US concerning a filing under 35 U.S.C. §371 clearly indicated the correct relationship, which is indeed reflected in the Notification of Missing Requirements under 35 U.S.C. §371 mailed January 11, 2005.

A Supplemental Application Data Sheet correctly indicating the relationship to the provisional and PCT applications is submitted herewith. The Supplemental Application Data Sheet also reflects a change in Correspondence Information and Representation Information as reflected by the enclosed inventors' declaration and power of attorney, as well as changes in the inventors' addresses also shown on the inventors' declaration.

The claims have been amended to eliminate multiple dependencies, to place particular embodiments in separate claims and to otherwise place the claims in better form for U.S. examination. Claims 1-16, 20, 21 and 23-35 are now in the application. Claims 17-19 and 22 have been canceled, without prejudice or disclaimer. The original claims included a second set of claims numbered 21, 22 and 23, which have been renumbered above as Claims 23, 24 and 25, respectively. The original use claims have been rewritten as method claims. New Claim 26 is

drawn to a feature previously claimed in Claim 6, while new Claim 27 is drawn to a feature previously claimed in Claim 11. New Claims 28-31 are drawn to subject matter claimed in original Claims 16-19, respectively. New Claims 32 and 33 replace original use Claims 21 and 22, respectively. New Claims 34 and 35 are based on original Claims 21 and 22 as well as Claim 1. Clearly, no new matter has been added.

Entry of these amendments prior to examination of this 35 U.S.C. §371 application is respectfully requested.

Respectfully submitted,

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Date: June 9, 2005

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